

UNITED STATES DEPARTMENT OF COMMERCE

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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO.

09/134,981 08/17/98 GOLDMAN

D H-409

LM02/1003

EXAMINER

MARK LEVY SALZMAN & LEVY 19 CHENANGO STREET PRESS BUILDING SUITE 606 BINGHAMTON NY 13901 VO, T

ART UNIT PAPER NUMBER

2781 **DATE MAILED:**

10/03/00

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Application No. 09/134,981

Applicant(s)

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Office Action Summary

Goldman

Examiner

Tim Vo

Group Art Unit 2781



Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11; 453 O.G. 213. shortened statutory period for response to this action is set to expire		
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in accordance with the practice under Ex parte Duayle, 1935 C.D. 11; 453 O.G. 213. shortened statutory period for response to this action is set to expire	☐ This action is FINAL .	
longer, from the mailing date of this communication. Failure to respond within the period for response will cause the policiation to become abandoned. (35 U.S.C. § 133). Extensions of time may be obtained under the provisions of 7 CFR 1.136(e). Isposition of Claims 1-20	Since this application is in condition for allowance excellent in accordance with the practice under Ex parte Quayle,	pt for formal matters, prosecution as to the merits is closed 1935 C.D. 11; 453 O.G. 213.
Claim(s)	is longer, from the mailing date of this communication. Fa	illure to respond within the period for response will cause the
Of the above, claim(s)	Disposition of Claims	
Claim(s)		is/are pending in the application.
Claim(s)	Of the above, claim(s)	is/are withdrawn from consideration.
Claim(s) 1-20 is/are rejected. is/are objected to. is/are objected to restriction or election requirement. pplication Papers See the attached Notice of Draftsperson's Patent Drawing Review, PTO-948. The drawing(s) filed on is/are objected to by the Examiner. The proposed drawing correction, filed on is/are objected to by the Examiner. The specification is objected to by the Examiner. The oath or declaration is objected to by the Examiner. The oath or declaration is objected to by the Examiner. Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d). All Some* None of the CERTIFIED copies of the priority documents have been received in Application No. (Series Code/Serial Number) Received in Application No. Series Code/Serial Number Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e). Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e). Interview Summary, PTO-413 Interview Summary, PTO-413 Notice of Braftsperson's Patent Drawing Review, PTO-948 Notice of Informal Patent Application, PTO-152		
Claim(s)		
Claims		
See the attached Notice of Draftsperson's Patent Drawing Review, PTO-948. The drawing(s) filed on		
 □ received in this national stage application from the International Bureau (PCT Rule 17.2(a)). *Certified copies not received: □ Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e). *ttachment(s) ☑ Notice of References Cited, PTO-892 ☑ Information Disclosure Statement(s), PTO-1449, Paper No(s). ☑ Interview Summary, PTO-413 ☐ Notice of Draftsperson's Patent Drawing Review, PTO-948 ☐ Notice of Informal Patent Application, PTO-152 	 □ See the attached Notice of Draftsperson's Patent D	is approved disapproved. ier. diority under 35 U.S.C. § 119(a)-(d).
*Certified copies not received: Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e). Attachment(s) Notice of References Cited, PTO-892 Information Disclosure Statement(s), PTO-1449, Paper No(s)4 Interview Summary, PTO-413 Notice of Draftsperson's Patent Drawing Review, PTO-948 Notice of Informal Patent Application, PTO-152		
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Part III DETAILED ACTION

Notice to Applicant(s)

1. This application has been examined. Claims 1-20 are pending.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. § 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-20 are rejected under 35 U.S.C. § **102(e)** as being anticipated by Futamura patent number 5,740,056.

As for claims 1, 12 and 20, Futamura teaches a system for automatically producing an embroidery design (see col 2 lines 21-30 of the specification), the system comprising:

- a) means for inputting an embroidery pattern into an image data file (see col 1 lines 17-25 of the specification), the image data file comprising a plurality of pixels (see col 5 lines 1-25 of the specification), each pixel comprising a bitmap representing a color (see col 2 lines 20-30 of the specification);
- b) processing means operatively connected to said inputting means for storing said image data file (see col 5 lines 19-24 of the specification);

c) an embroidery data generating mechanism operatively connected to said processing means for generating complex embroidery pattern directly from a scan, color image (see col 5 lines 1-25 and col 2 lines 21-30 of the specification).

As for claims 2 and 16, Futamura teaches the embroidery data generating mechanism comprises:

- 1) segmenting means for characterizing each pixel with the image data file into an object (see col 5 lines 10-30 of the specification);
- 2) means for classifying each of said objects as a thin object or thick object (see col 3 lines 40-48 of the specification);
- 3) means for locating and interpreting a set of regular and singular regions for embroidery data point generation (see col 5 lines 19-24 of the specification);
- 4) path generation means for computing an optimum sew order for at least one extracted column (see col 5 lines 51-67 of the specification);
- 5) embroidery output means for generating an embroidery output file (see col 5 lines 1-3 of the specification).

As for claims 3 and 18, Futamura teaches line-fitting means for line-fitting each object (see col 5 lines 41-50 of the specification), wherein an object comprises an outer contour, an predetermined number of inner contours, and a skeleton contour, said line-fitting means comprising a gallusneurath triangular filter (see col 5 lines 41-58 of the specification).

As for claims 4 and 13, Futamura teaches stitch angle determination means for determining a stitch angle that produce a minimal plurality of fragments (see col 6 lines 41-67 of the specification).

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As for claims 5 and 14 and 19, Futamura teaches generate path means for determining an optimal order for the plurality of fragments to be sewn (see col 7 lines 5-16 of the specification).

As for claims 6, Futamura teaches labeling means for labeling a plurality of points on the skeleton and edge contours (see fig 5 and col 5 lines 25-50 of the specification).

As for claims 7 and 15, Futamura teaches merging means for merging series of points from the plurality of points on the skeleton contour (see fig 7 and col 6 lines 38-41 of the specification).

As for claim 8, Futamura teaches coding means for evaluating a plurality of singular regions (see col 8 lines 42-45 of the specification).

As for claim 9, Futamura teaches smooth means for evaluating sequence of stroke normals (see col 5 lines 51-58 of the specification).

As for claim 10, Futamura teaches wherein means for inputting comprises a scanner (see col 5 lines 1-12 of the specification).

As for claims 11 and 17, Futamura teaches wherein said object comprises a plurality of connected or contiguous pixels having uniform color (see col 5 lines 10-30 of the specification).

Examiner suggests the applicant(s) to carefully study the entire teachings of Futamura's reference. Examiner relies on the entire teachings of reference.

Conclusion

- 4. All claims are rejected.
- 5. The prior arts made of record and not relied upon are considered pertinent to applicant's disclosure.
- 6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to examiner Tim Vo, whose telephone number is (703) 308-5862. The examiner can normally be reached on Monday-Friday from 7:00AM- 3:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz Sheikh, can be reached on (703) 305-9648 or via e-mail addressed to [ayaz.sheikh@uspto.gov]. The fax number for this Group is (703) 308-5358.

Communications via Internet e-mail regarding this application, other than those under 35 U.S.C. 132 or which otherwise require a signature, may be used by the applicant and should be addressed to [tim.vo@uspto.gov].

All Internet e-mail communications will be made of record in the application file. PTO employees do not engage in Internet communications where there exists a possibility that sensitive information could be identified or exchanged unless the record includes a properly signed express waiver of the confidentiality requirements of 35 U.S.C. 122. This is more clearly set forth in the Interim Internet Usage Policy published in the Official Gazette of the Patent and Trademark on February 25, 1997 at 1195 OG 89.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-3900.

Tim Vo Sep 27, 2000 / AYAZ Ř. SHEIKH SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2700